

In the United States District Court
Northern District of Texas
Dallas Division

John T. Lamont and Preston	§	
Poulter	§	
Plaintiffs	§	
	§	
v.	§	No. 3:21-cv-1176-K-BN
	§	
Dean Assaf a/k/a DA Talk and	§	
Victoria Kundert a/k/a Vikkiverse	§	
Defendants	§	

Plaintiffs' Appendix

PX 1, Poulter Declaration.....	2
PX 2, Kundert Tweet	3
PX 3, Masten Declaration.....	4
PX 4, Sour Crystals email	5

John T. Lamont and Preston
Poulter

Plaintiffs

§
§
§
§
§
§
§
§

v.

No. 3:21-cv-1176-K-BN

Dean Assaf a/k/a DA Talk and
Victoria Kundert a/k/a Vikkiverse
Defendants

§
§
§
§
§
§

Declaration of Preston Poulter

Preston Poulter, pursuant to 28 U.S.C. § 1746, hereby declares as follows:

1. I am over 18 years of age, of sound mind, and otherwise competent to make this Declaration. The facts set out in this Declaration are based on my personal knowledge.

2. I am a named plaintiff in this matter. I have reviewed Plaintiffs' Response to Defendant Victoria Kundert's Motion to Vacate Default (Dkt. No. 45), including the exhibits attached to it. The document attached as PX 2 is a true and correct copy of a tweet published by Victoria Kundert on Twitter on or about August 13, 2021.

I declare under penalty of perjury that the foregoing is true and correct.
Executed on May 11, 2022.



Preston Poulter

12:02



Victoria

43K Tweets

...

Tweets

Tweets & replies

Media

Likes

1

4

12

↑



Victoria @TheVikkiVerse · 18h

...

As some of you may know,
@EthanVanSciver , @da_exile, and I are
being sued by Preston Poulter for
expressing an opinion.

Dean could use a bit of help with his legal
expenses.

If you can't donate, please share.

Help For The Little Guys



PLAINTIFF'S
EXHIBIT

PX 2

gofundme.com
Help For The Little Guys, organized by
Saggy Melonz

1

8

13

↑

Who to follow



Radka - Slavs Against Enslavement, NeoSovis



In the United States District Court
Northern District of Texas
Dallas Division

John T. Lamont and Preston	§	
Poulter	§	
Plaintiffs	§	
	§	
v.	§	No. 3:21-cv-1176-K-BN
	§	
Dean Assaf a/k/a DA Talk and	§	
Victoria Kundert a/k/a Vikkiverse	§	
Defendants	§	

Declaration of Jeremy M. Masten

Jeremy M. Masten, pursuant to 28 U.S.C. § 1746, hereby declares as follows:

1. I am over 18 years of age, of sound mind, and otherwise competent to make this Declaration. The facts set out in this Declaration are based on my personal knowledge.
2. I am an attorney for the Plaintiffs in this matter. The document attached to Plaintiffs' Response to Defendant Victoria Kundert's Motion to Vacate Default (Dkt. No. 45) as PX 4 is a true and correct copy of an email I received on November 15, 2021.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on May 12, 2022.



Jeremy M. Masten



Jeremy Masten <jeremy@themastenlawfirm.com>

In the matter of Poulter v. Assaf

1 message

sourcrystals <sourcrystals@protonmail.com>

Mon, Nov 15, 2021 at 5:54 PM

Reply-To: sourcrystals <sourcrystals@protonmail.com>

To: "jeremy@themastenlawfirm.com" <jeremy@themastenlawfirm.com>, "sameer@theahmedfirm.com"

<sameer@theahmedfirm.com>, "scott@houtteman.com" <scott@houtteman.com>, "tom@adairlaw.com"

<tom@adairlaw.com>

I would like to inform all attorneys of record in this case that plaintiff, Preston Poulter, is aware that defendant Victoria C. Kundert no longer resides in California, yet has alleged that she was properly served there a month ago.

On April 16th, 2020, plaintiff published a conversation he had with the defendant on his YouTube channel. He asks her if she was on the east coast to which she answers yes, and that she was, "kind of glad I got out of California," after growing up there. As I am not a lawyer, I do not know what ethical obligations you may have in this matter but wished to bring it to your attention.

Timestamp at 1 hour, 8 minutes.

<https://www.youtube.com/watch?v=bo3qssrd57A>

